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1 2 3	BARRY J. PORTMAN Federal Public Defender ANGELA M. HANSEN Assistant Federal Public Defender 555 - 12th Street, Suite 650 Oakland, CA 94607-3627		
4	Telephone: (510) 637-3500		
5	Counsel for Defendant DASA		
6			
7	UNITED STATI	ES DISTRICT COURT	
8	NORTHERN DISTRICT OF CALIFORNIA		
9	OAKLAND DIVISION		
10	UNITED STATES OF AMERICA,	No. CR-11-00742 SBA	
11	Plaintiff,	STIPULATED REQUEST TO CONTINUE HEARING DATE TO JANUARY 24, 2012	
12	v.	AND TO EXCLUDE TIME UNDER THE SPEEDY TRIAL ACT AND ORDER	
13	VISHAL DASA,		
14 15	ANJI REDDY DIRISINALA, RAMAKRISHNA REDDY KARRA, and TUSHAR TAMBE	Hearing Date: December 12, 2011 Time: 10:00 a.m.	
16	Defendants.		
17			
18	The above-captioned matter is set on December 12, 2011 before this Court for a status		
19	hearing. The parties jointly request that the Court continue the matter to January 24, 2012, at		
20	10:00 a.m., before this Honorable Court, and that the Court exclude time under the Speedy Trial		
21	Act, 18 U.S.C. § 3161, between December 12, 2011 and January 24, 2012, so that the defense		
22	can have additional time to review and assess the voluminous discovery in this case, including		
23	supplemental discovery that the government plans to produce.		
24	On October 7, 2011, the United States Attorney filed a one-count Information charging		
25	defendants with conspiracy to commit visa fraud in violation of 18 U.S.C. §§ 371 and 1546(a).		
26	On October 11, 2011, the defendants appeared before the magistrate court, waived Indictment		
	Stip. Req. To Continue Hearing Date and to Exclude Time, No. CR-11-0742 SBA		

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1 and were arraigned. Defendants face a maximum sentence of five years imprisonment on this 2 charge. 3 By way of background, this case is related to a larger investigation involving Tri-Valley 4 University ("TVU"), which the government has alleged was a sham university that accepted 5 foreign students and issued legal status for these students without requiring that they attend 6 classes. See Indictment in United States v. Susan Su, CR 11-00288-SBA. 7 The four defendants charged in this related case request additional time to review the 8 discovery that the government has already produced, which includes voluminous files from TVU 9 computers that the government seized and that the defendants need to review. Additionally, the 10 defense has requested that the government produce additional discovery relating to the broader 11 investigation in this case, and the government has agreed to produce this discovery to defense 12 counsel and needs additional time to gather the information. For these reasons, the defense 13 requests additional time to review discovery and to assess this case, and the parties agree that 14 this is an appropriate reason to continue this case until January 24, 2012. 15 The parties stipulate and agree that the ends of justice served by this continuance 16 outweigh the best interest of the public and the defendants in a speedy trial. The parties further 17 agree that the failure to grant this continuance would unreasonably deny counsel for defendants 18 the reasonable time necessary for effective preparation, taking into account the exercise of due 19 diligence. Accordingly, the parties agree that the period of time from December 12, 2011 until 20 January 24, 2012, should be excluded in accordance with the provisions of the Speedy Trial Act, 21 18 U.S.C. §§ 3161(h)(7)(A) and (B)(iv), for effective preparation of defense counsel, taking into 22 account the exercise of due diligence. 23 DATED: December 8, 2011 24 HARTLEY M.K. WEST

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Stip. Req. To Continue Hearing Date and to Exclude Time, No. CR-11-0742 SBA

Assistant United States Attorneys

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1	DATED: December 8, 2011	/S/
2		KENNETH MCGUIRE Counsel for Tushar Tambe
		Counsel for Tushar Tamoc
3	DATED: December 8, 2011	/S/ GINNY H.K. WALIA
4		GINNY H.K. WALIA Counsel for Ramakrishna Reddy Karra
5		
6	DATED: December 8, 2011	GALIA AMRAM PHILLIPS
7		Counsel for Anji Reddy Dirisinala
8	DATED: December 8, 2011	/ C /
9		/S/ ANGELA M. HANSEN
10		Assistant Federal Public Defender Counsel for Vishal Dasa
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	Stip. Req. To Continue Hearing Date and to	

ORDER 1 2 Based on the reasons provided in the stipulation of the parties above, the Court hereby 3 FINDS: 4 1. Given that this case is related to a larger investigation involving Tri-Valley 5 University and the Indictment in *United States v. Susan Su*, CR 11-00288-SBA, and that the 6 government produced discovery to defendants that includes voluminous computer files from the 7 University that the defense needs to review; 2. 8 Given that the defense has requested additional discovery and that the 9 government is working to produce this discovery to the defense; 10 3. Given that a complete review of the discovery is necessary to the defense 11 preparation of the case and that the failure to grant the requested continuance would 12 unreasonably deny counsel for defendants the reasonable time necessary for effective 13 preparation, taking into account the exercise of due diligence; 14 4. Given that the ends of justice served by this continuance outweigh the best interest of the public and the defendants in a speedy trial; 15 16 Based on these findings, IT IS HEREBY ORDERED that the STATUS date of December 17 12, 2011, scheduled at 10:00 a.m., before the Honorable Saundra Brown Armstrong, is vacated 18 and reset for January 24, 2012, at 10:00 a.m. It is FURTHER ORDERED that time is excluded 19 pursuant to the Speedy Trial Act, 18 U.S.C. § 3161(h)(7)(A) and (B)(iv), from December 12, 20 2011 until January 24, 2012. 21 22 DATED:_12/9/11 23 United States District Judge 24 25 26